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11 STEPHAN JENKINS, an Individual;
12 BRADLEY HARGREAVES, an Individual;
13 STEPHAN JENKINS PRODUCTIONS, INC.;
14 3EB TOURING, INC. ;
15 AND THIRD EYE BLIND, INC.

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UNITED STATES DISTRICT COURT,
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

14 ANTHONY FREDIANELLI,
15 Plaintiff,
16 v.
17 STEPHAN JENKINS, et al.,
18 Defendants.

Case No.: **C 11-03232 EMC**

**STIPULATION AND
[PROPOSED] ORDER
REGARDING FILING OF
AMENDED TRIAL EXHIBIT
LIST AND WITNESS LIST**

The Honorable Edward M. Chen

19 STEPHAN JENKINS, an Individual;
20 3EB TOURING, INC., a California
21 Corporation;
22 THIRD EYE BLIND, INC., a California
23 Corporation; and
24 STEPHAN JENKINS PRODUCTIONS,
25 INC., a California Corporation,
26
27 Defendant/Counterclaimants,
28 v.

ANTHONY FREDIANELLI, an
Individual,
Plaintiff/Counterdefendant.

1 Plaintiff Anthony Fredianelli and Defendants, through their respective
 2 counsel of record, do hereby stipulate as follows:

3 Given the lack of formal discovery conducted in this matter prior to trial, the
 4 parties stipulate that Defendants may amend Appendix A [Joint Witness List] to the
 5 Joint Pretrial Statement to include Richard Idell. The Amended Appendix A will
 6 include the following language: "Richard Idell – Mr. Idell represented Plaintiff, Mr.
 7 Hargreaves and Mr. Jenkins in the underlying state court Godtland litigation and
 8 will testify regarding his representation of the Band, including Plaintiff, in that
 9 action, as well as the impact on the litigation of Plaintiff's substitution of attorneys
 10 in late 2009. Estimated time of testimony – 1 hour." The parties further stipulate
 11 that Defendants may amend Appendix B [Joint Exhibit List] to the Joint Pretrial
 12 Statement to include as Exhibit 396 an email chain between Darlene Johnson,
 13 David Rawson, Tim Mandelbaum, and Stephan Jenkins.

14 IT IS SO STIPULATED.

15 Dated: September 19, 2013. ABBEY, WEITZENBERG, WARREN & EMERY

16 By: /s/ Stephanie L. Walker
 17 Mitchell B. Greenberg,
 18 Attorneys for Defendants
 19 STEPHAN JENKINS, an Individual;
 20 BRADLEY HARGREAVES, an Individual;
 21 THIRD EYE BLIND, INC.;
 22 3EB TOURING, INC.
 23 STEPHAN JENKINS PRODUCTIONS,
 24 INC.; and
 25 3EB PUBLISHING

26 Dated: September 19, 2013. JOSEPH W. SINGLETON, ESQ.

27 By: /s/ Joseph W. Singleton
 28 Attorney for Plaintiff
 ANTHONY FREDIANELLI

ATTESTATION OF CONCURRENCE

I, Stephanie L. Walker, as the ECF user and filer of this document, attest that, pursuant to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from the above signatories.

Dated: September 19, 2013. ABBEY, WEITZENBERG, WARREN & EMERY

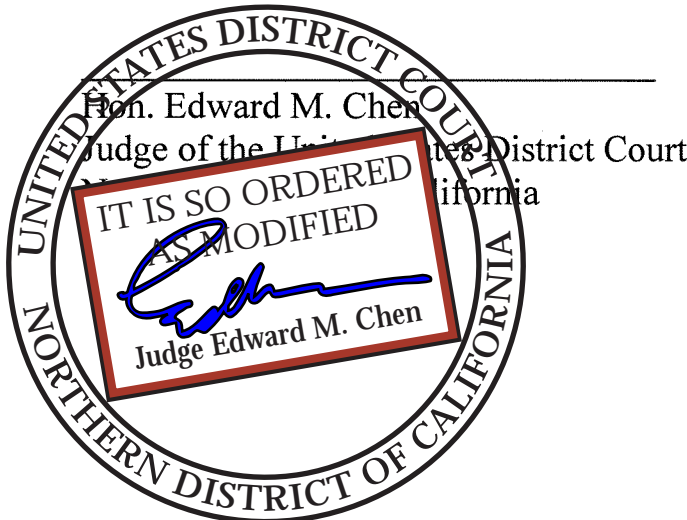
By: Stephanie L. Walker /s/ Stephanie L. Walker

Stephanie L. Walker,
Attorneys for Defendants
STEPHAN JENKINS, an Individual;
BRADLEY HARGREAVES, an Individual;
THIRD EYE BLIND, INC.;
3EB TOURING, INC.
STEPHAN JENKINS PRODUCTIONS,
INC.; and
3EB PUBLISHING

[PROPOSED] ORDER

IT IS SO ORDERED.

Dated: 9/20/13



CERTIFICATE OF SERVICE

I, Stephanie L. Walker, attorney of record for defendants Stephan Jenkins, Bradley Hargreaves, Third Eye Blind, Inc., 3EB Touring, Inc., and Stephan Jenkins Productions, Inc., do hereby certify that on September 19, 2013, I electronically filed the **“STIPULATION AND [PROPOSED] ORDER REGARDING FILING OF AMENDED TRIAL EXHIBIT LIST AND WITNESS LIST”** with the Clerk of the Court using the electronic case filing system, which will send notifications of this filing to all parties registered with the Court’s electronic case filing system.

Dated: September 19, 2013.

ABBEY, WEITZENBERG, WARREN & EMERY

By: /s/ Stephanie L. Walker
Stephanie L. Walker
Attorneys for Defendants and Counterclaimants